Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

UNITED STATES DISTRICT COURT

	for the	
Western	n District of Michigan	FILED - GR May 30, 2024 9:15 AM
_	Division	U.S. DISTRICT COURT WESTERN DISTRICT OF MICHIGAN BY: KB SCANNED BY: 2 / 5-70
JOHN WESLEY TORSCH BY ; John Wesley Torsch lawful man Sui Juris) Case No. (to be	filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complain If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an addition) July Illai. (cneck o	ne) Yes No
page with the full list of names.) -v- Judith Mulder)))	1:24-cv-561 Jane M. Beckering U.S. District Judge
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, pleas write "see attached" in the space and attach an additional pagwith the full list of names.)	se)	

COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	John Wesley Torsch	
Street Address	8021 Holton rd	
City and County	Holton , Muskegon County	
State and Zip Code	Mlchigan [49425}]	
Telephone Number	231 327 8590	
E-mail Address	johnnythunderbass@yahoo.com	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

to Se I (Rev. 12/16) Complaint for a Civil Case	
Defendant No. 1	
Name	Judith K Mulder
Job or Title (if known)	
Street Address	3100 Port Sheldon rd
City and County	Hudsonville, Ottowa County
State and Zip Code	Michigan 49426
Telephone Number	616 662 3100
E-mail Address (if known)	
Defendant No. 2	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 3	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	

Pro Se 1 (I	Rev. 12/1	(i) Com	plaint for	a	Civil	Case
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II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What	is the bar		rederal court jurisdiction? (check all that apply) tion Diversity of citizenship	
Fill ou	it the par	agraphs	s in this section that apply to this case.	
A.	If the Basis for Jurisdiction Is a Federal Question			
	are at : 42 U. 5th ar	issue in S.code nendme	fic federal statutes, federal treaties, and/or provisions of the Unite this case. 1983 Deprivation of rights under color of law. ent U.S Constitution Denial of due process of law. nent U.S. Constitution Denial of due process: Denial of equal pro	
В.	If the	Basis fo	or Jurisdiction Is Diversity of Citizenship	
	1. The Plaintiff(s)			
		a.	If the plaintiff is an individual	
			The plaintiff, (name) John Torsch	, is a citizen of the
			State of (name) Michigan Republic .	
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	
			and has its principal place of business in the State of (name)	
	(If more than one plaintiff is named in the complaint, attach an additional page pro same information for each additional plaintiff.)		onal page providing the	
	2.		Defendant(s)	
		a.	If the defendant is an individual	
			The defendant, (name) Judith K Mulder	, is a citizen of
			the State of (name) Michigan Republic	. Or is a citizen of
			(foreign nation)	

Statement of claim

1. On A pre trial hearing On may 9 2024 to assert the right to act as a pro se litigant on behave of himself for John Wesley Torsch in case number hu24003387 Judith K Mulder While acting as a Judge in the case made several insulting and derogatory comments at a hearing directed at John Wesley Torsch, and several times repeated comments "I am not going to waste time "I am not going to waste money" "I am not going to waste the juries time" in clear indication that Judith K Mulderwas angry and frustrated for Plaintiff John Wesley Torsch Asserting a right to a jury trial. This action is a clear violation of her oath of office and her Michigan judges cannon is a violation of due process and the right to have a impartial magistrate.

2 At pre trial Judy K Mulder became belligerent and asked what skills the defendant in the trial John Wesley Torsch had to represent himseff. Acting as defendant in the case John Wesley Torsch answered her and Said "I believe that this is along the lines of a faretta hearing. I am able to speak and write and understand the English Language" Judy K Mulder than arrogantly interrupted John Wesley Torsch before he could finish speaking. and in attempt to intimidate him Said "I asked you what skills you Had!" John Wesley Torsch then informed Judy K Mulder that "I was attempting to answer your Question but was unable to because you continued to interrupt me". This is a violation of due process and the right to have a impartial Magistrate

3 On May 16 2024 at around 9 am Judith K Mulder was acting as a judge in a hearing where the plaintiff John Wesley Torsch was acting as a pro se litigant as a defendant in case number hu24003387.2. With the start of Jury Selection Judith K Mulder informed Plaintiff John Wesley Torsch that "You will have 5 minutes to ask questions of the jury and that would be the end of Jury Selection". I John Wesley Torsch informed Judy K Mulder that would not be enough time to properly select a jury. When asked what court rule that only allowed 5 minutes for jury selection Judith K Mulder replied "Thats just how we do it here". I repeatedly objected her blatant and willful disreguard for basic due process for jury selection. Due to this unlawful rule created by Judith K Mulder on here own accord without any basis in law whatsoever I was not able to Effectively question the jury in order to select a fair impartial jury of my peers a fact that objected to repeatedly on the record. The absolute insult to Justice. In no circumstance at no time is it OK to determine a arbitrary amount of time so incredibly limited and expect the jury selection this should have been known and is required to be know that this is a knowingly and willful violation of due Process and equal protection of the law is a crime of malfeasance; and is so shameful and deliberate perversion of law that it can not be tolerate in any Court at any time.

Relief Demand

I Hold a sacred my Natural Rights as given by my creator and protected and enumerated in the United States Constitution and demand 10 million Dollars in relief For The willful and blatant denial of my rights by Judith K Mulder.

Notice to Magistrate reviewing this claim.

Judith K Mulder by creating a unlawful court room rule requiring jury selection to be completed withing 5 minutes was acting without any Jurisdiction. Her action are a affront to the common law Anglo/Saxon law heritage that has been the birthright of all English speaking people for over a milinea. In doing so and acting without any jurisdiction whatsoever. Judith K Mulder has no immunity, no judicial immunity no absolute immunity and no qualified immunity. If you chose to ignore this claim an dismiss it with summary judgment then some day in the very near future you will be denied due process yourself and be placed under the judgment of Heven.

He who seeks justice must do justice.

John Wesley Torsch

Il. Wesley Forni

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

Date of signing:

B.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

05/28/2024

Signature of Plaintiff	Letin wesley Tousie
Printed Name of Plaintiff	JOHN WESLEY TORSCH - BY: John Wesley Torsch
For Attorneys	
Date of signing:	05/28/2024
Signature of Attorney	Juli Wester Torer
Printed Name of Attorney	John Wesley Torsch
Bar Number	Private Attorney in fact
Name of Law Firm	MIchigania Veritas
Street Address	8021 Holton rd Holton
State and Zip Code	Holton Mi 49425
Telephone Number	231 327 8590
E-mail Address	johnnythunderbass@yahoo.com